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20	ISPEAK[ER] CO., LTD and Verus U.S.A., LLC
21	UNITED STATES DISTRICT COURT
22	CENTRAL DISTRICT OF CALIFORNIA
23	
24	
25	
26	
27	
28	

1	SPIGEN KOREA CO., LTD., a	Case No.: 8:	15-cv-01050 DOC (DFMx)
2	Republic of Korea corporation,		Hon. David O. Carter
3	Plaintiff,	JOINT TR	IAL EXHIBIT LIST
4		Trial Date:	
5	V.	Date:	September 6, 2016
6	ISPEAK[ER] CO., LTD., a Republic of		8:30 a.m. 9D
7	Korea corporation; VERUS U.S.A., LLC, a California limited liability	Location:	411 West Fourth Street,
8	company; DOES 1 though 10, inclusive,		Santa Ana, CA 92701
9	Defendants.		
10			
11	VERUS U.S.A., LLC, a California limited liability company,		
12	Compton Disingliff		
13	Counter-Plaintiff,		
14	V.		
15	SPIGEN KOREA CO., LTD., a		
16	Republic of Korea corporation,		
17	Counter-Defendant.		
18	Counter Defendant.		
19			
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Pursuant to Local Rule 16-6.1, Plaintiff Spigen Korea Co., Ltd. (hereinafter, "Spigen" or "Plaintiff"), Defendants Ispeaker Co., Ltd. and Verus U.S.A., LLC (hereinafter, "Defendants") respectfully submit the following joint trial exhibit list. The inclusion of a document on Spigen's or Defendants' schedule of exhibits is not an admission that the document is either relevant or admissible. Spigen and Defendants specifically reserve their right to object or move to exclude any of the identified documents.

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TRIAL EXHIBITS

10

11	Exhibit	Dosovintion	Doto ID	<u>Date</u>
12	<u>No.</u>	<u>Description</u>	Date ID	Admitted
13	1	Ispeaker Commercial Invoice and Shipping		
14		Documents Dated December 22, 2015 to March 7,		
15		2015		
16		[Exhibit at Yu Dep. on March 22, 2016; BN 007212-		
17		007239]		
18	2	Entity Formation Documents from Korea		
19		[Exhibit at Yu Dep. on March 22, 2016]		
20	3	Documents used to list the Accused Products on		
21		Amazon.com		
22		[Exhibit at Yu Dep. on March 22, 2016; BN-008181-		
23		BN008198]		
24	4	Search terms used to list Accused Products on		
25		Amazon.com		
26		[Exhibit at Yu Dep. on March 22, 2016; BN-008242-		
27		BN-008244]		
28	5	Search terms used to list Accused Products on		
		Amazon.com		

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	1		
1		[Exhibit at Yu Dep. on March 22, 2016; BN009369-	
2		BN-009371]	
3	6	Printout of Website www.vrsdesign.com	
4		[Exhibit at Yu Dep. on March 22, 2016]	
5	7	Printout of Website www.vrsdesign.com	
6		[Exhibit at Yu Dep. on March 22, 2016]	
7	8	Articles of Limited Liabiliity Company filed by	
8		Verus U.S.A., LLC	
9		[Exhibit at Yu Dep. on March 22, 2016]	
10	9	Printout of Galaxy S5 Damda Case	
11		[Exhibit at Yu Dep. on March 22, 2016]	
12	101	Printout from VRSdesign.com website for Damda	
13		Series Mobile Phone case (Damda Slide and Damda	
14		Clip)	
15		[Exhibit at Chung Dep. on March 29, 2016]	
16	102	Ispeaker Sales Records for Damda Slide until the end	
17		of 2015	
18		[Exhibit at Chung Dep. on March 29, 2016; BN-	
19		007250-BN-007255]	
20	103	Printout from VRSdesign.com website for Iron	
21		Shield Series and Iron Bumper Series	
22		[Exhibit at Chung Dep. on March 29, 2016; No	
23		Deposition]	
24	104	Printout from VRSdesign.com website for Pound	
25		Series	
26		[Exhibit at Chung Dep. on March 29, 2016; No	
27		Deposition]	
28	105	Printout from VRSdesign.com website for Super	
		Slim Hard Series	
	-	IODIT TRIAL EVILIDIT LICT	

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1		[Exhibit at Chung Dep. on March 29, 2016; No	
2		Deposition]	
3	106	Ispeaker's Organizational Chart	
4		[Exhibit at Chung Dep. on March 29, 2016; Exhibit	
5		at Yu Dep. on March 22, 2016; No Deposition; BN-	
6		012045-BN-012046]	
7	107	Ispeaker's Organizational Structure	
8		[Exhibit at Chung Dep. on March 29, 2016; BN-	
9		012205-BN-012206]	
10	108	Ispeaker Commercial Invoice and Packing lists -	
11		October 22, 2014	
12		[Exhibit at Chung Dep. on March 29, 2016; BN-	
13		001799-BN-001829; BN-000537-BN-000539]	
14	109	Ispeaker Commercial Invoice and Packing lists - July	
15		30, 2015, August 24, 2015	
16		[Exhibit at Chung Dep. on March 29, 2016; BN-	
17		004345-BN004416; BN-000867-BN-000870]	
18	110	Ispeaker Commercial Invoice and Packing lists -	
19		December 1, 2015	
20		[Exhibit at Chung Dep. on March 29, 2016; BN-	
21		006945-BN-006949]	
22	111	Packing lists for March 7, 2016	
23		[Exhibit at Chung Dep. on March 29, 2016; BN-	
24		006950-BN-006984; BN-001108-BN-001110]	
25	112	Verus Damda Slide for Galaxy S6 Edge (grey) -	
26		physical case	
27		[Exhibit at Chung Dep. on March 29, 2016]	
28	113	Korea Utility Model 10-0988204	
		[Exhibit at Chung Dep. on March 29, 2016]	
	1		

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I	1		
1	114	Printout of website www.vrsdesign.com - message	
2		from the CEO	
3		[Exhibit at Chung Dep. on March 29, 2016; No	
4		Deposition]	
5	116	Damda Slide quantity and units sold retrieved from	
6		Commercial Invoice, Packing lists, export declaration	
7		certificate	
8		[Exhibit at Chung Dep. on March 29, 2016]	
9	117	Printout from VRSdesign.com website for Thor	
10		Series (and additional packing lists	
11		[Exhibit at Chung Dep. on March 29, 2016]	
12	118	Ispeaker Commercial Invoice and Packing lists - May	
13		8, 2014	
14		[Exhibit at Chung Dep. on March 29, 2016]	
15	119	Ispeaker Commercial Invoice and Packing lists -	
16		March 25, 2014	
17		[Exhibit at Chung Dep. on March 29, 2016]	
18	120	Verus Co., Ltd Commercial Invoice and Packing lists	
19		- April 1, 2014	
20		[Exhibit at Chung Dep. on March 29, 2016]	
21	121	Spigen Slim Armor CS for Galaxy S5 (White) -	
22		physical case	
23		[Exhibit at Chung Dep. on March 29, 2016]	
24	122	United States Patent No. 9,049,283	
25		[Exhibit at Chung Dep. on March 29, 2016]	
26	124	Design Patent for Verus Damda Slide August 27,	
27		2014	
28		[Exhibit at Chung Dep. on March 29, 2016]	
	201	Printout from VRSdesign.com website for Iron	
	'	IONIT TRIAL EVIDIT LICT	•

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	1	
1		Shield Series and Iron Bumper Series
2		[Exhibit at No Dep. on April 1, 2016; Exhibit at
3		Chung Dep. on March 29, 2016]
4	202	Printout from VRSdesign.com website for Pound
5		Series
6		[Exhibit at No Dep. on April 1, 2016; Exhibit at
7		Chung Dep. on March 29, 2016]
8	203	Printout from VRSdesign.com website for Super
9		Slim hard Series
10		[Exhibit at No Dep. on April 1, 2016; Exhibit at
11		Chung Dep. on March 29, 2016]
12	204	Printout from VRSdesign.com website for the Thor
13		Series
14		[Exhibit at No Dep. on April 1, 2016; Exhibit at
15		Chung Dep. on March 29, 2016]
16	205	Printout from VRSdesign.com website - message
17		from the CEO
18		[Exhibit at No Dep. on April 1, 2016; Exhibit at
19		Chung Dep. on March 29, 2016]
20	206	Verus Damda Slide for iphone 6/6s (Yellow) -
21		Physical case
22		[Exhibit at No Dep. on April 1, 2016; Exhibit at Yu
23		Dep. on March 22, 2016]
24	207	Verus Damda Slide for Iphone 6/6s Plus (Red) -
25		Physical case
26		[Exhibit at No Dep. on April 1, 2016; Exhibit at Yu
27		Dep. on March 22, 2016]
28	208	Verus Damda Slide for Galaxy Note 4 (yellow) -
		Physical case

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1		[Exhibit at No Dep. on April 1, 2016; Exhibit at Yu	
2		Dep. on March 22, 2016]	
3	209	Verus Damda Slide for Galaxy S6 (grey) - Physical	
4		case	
5		[Exhibit at No Dep. on April 1, 2016]	
6	210	Verus Damda Slide for Galaxy S6 Edge - Physical	
7		Case (easy open packaging)	
8		[Exhibit at No Dep. on April 1, 2016]	
9	211	Verus Damda Slide for Galaxy S6 Edge - Physical	
10		Case	
11		[Exhibit at No Dep. on April 1, 2016]	
12	212	Verus Damda Slide for Galaxy Note 5 - Physical	
13		Case (easy open packaging)	
14		[Exhibit at No Dep. on April 1, 2016]	
15	214	Verus Damda case for Samsung Galaxy S5 - Physical	
16		case	
17		[Exhibit at No Dep. on April 1, 2016]	
18	215	List and Role of Individuals Who Participated in	
19		Development of Accused Products	
20		[Exhibit at No Dep. on April 1, 2016; Exhibit at Yu	
21		Dep. on March 22, 2016; Exhibit at Chung Dep. on	
22		March 29, 2016; BN-012045-BN-012046]	
23	216	Verus damda Clip for Galaxy S7 - physical case	
24		(easy open packaging)	
25		[Exhibit at No Dep. on April 1, 2016]	
26	217	Design Skin Slider	
27		[Exhibit at No Dep. on April 1, 2016]	
28	218	Incipio Stowaway Credit Card Case	
		[Exhibit at No Dep. on April 1, 2016]	

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1	219	Spigen Slim Armor CS for Galaxy S5 (White) -	
2		physical case	
3		[Exhibit at No Dep. on April 1, 2016; Exhibit at	
4		Chung Dep. on March 29, 2016]	
5	301	Spigen Slim Armor CS for Galaxy S5- physical case	
6		[Exhibit at Seil Dep. on July 1, 2016]	
7	302	Verus Damda Slide for iPhone 6 Plus - physical case	
8		[Exhibit at Seil Dep. on July 1, 2016]	
9	303	Spigen Slim Armor (Spigen-1) - physical case	
10		[Exhibit at Seil Dep. on July 1, 2016]	
11	304	Verus Damda - physical case	
12		[Exhibit at Seil Dep. on July 1, 2016]	
13	305	Incipio Stowaway Credit Card Case for iPhone 4 -	
14		physical case	
15		[Exhibit at Seil Dep. on July 1, 2016]	
16	306	Otterbox Commuter - physical case	
17		[Exhibit at Seil Dep. on July 1, 2016]	
18	307	Designskin Slider 1 - physical case	
19		[Exhibit at Seil Dep. on July 1, 2016]	
20	308	Designskin Slider 2 - physical case	
21		[Exhibit at Seil Dep. on July 1, 2016]	
22	309	Spigen Slim Armor CS for iPhone 6 - physical case	
23		[Exhibit at Seil Dep. on July 1, 2016]	
24	310	Opening Expert Report of Matthew I. Stein, PE	
25		(April 28, 2016)- part 1	
26		[Exhibit at Seil Dep. on July 1, 2016; Dkt. 43-34]	
27	311	Opening Expert Report of Matthew I. Stein, PE	
28		(April 28, 2016)- part 2	
		[Exhibit at Seil Dep. on July 1, 2016; Dkt. 43-35]	
	H		

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1	312	Rebuttal Expert Report of Matthew Stein, PE in
2		Response to the Report of Oliver Seil (May 16,
3		2016)- part 1
4		[Exhibit at Seil Dep. on July 1, 2016; Dkt. 43-36]
5	313	Rebuttal Expert Report of Matthew Stein, PE in
6		Response to the Report of Oliver Seil (May 16,
7		2016)- part 2
8		[Exhibit at Seil Dep. on July 1, 2016; Dkt. 43-37]
9	314	Declaration of Matthew Stein, PE in Support of
10		Motion for Summary Judgment (May 16, 2016)
11		[Exhibit at Seil Dep. on July 1, 2016; Dkt. 43-6]
12	315	Supplemental Rebuttal Expert Report of Matthew
13		Stein , PE Regarding Validity of Plaintiff's U.S.
14		Patent No. 9,049,283 (May 23, 2016)
15		[Exhibit at Seil Dep. on July 1, 2016; Dkt. 52-4]
16	316	Korean Utility Model 20-0472435
17		[Exhibit at Seil Dep. on July 1, 2016; BN-000197-
18		BN-000215]
19	317	United States Patent No. 8,245,842 (Bau)
20		[Exhibit at Seil Dep. on July 1, 2016; BN-000282-
21		BN-000317]
22	318	United States Patent Application Publication No.
23		2012/0067751 (Mongan)
24		[Exhibit at Seil Dep. on July 1, 2016; BN-000372-
25		BN-000379]
26	319	Expert Report of Oliver Seil (April 28, 2016)
27		[Exhibit at Seil Dep. on July 1, 2016]
28	320	Seil Expert Report Appendix A
		[Exhibit at Seil Dep. on July 1, 2016]
	4	1

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1	321	Seil Expert Report Appendix B	
2		[Exhibit at Seil Dep. on July 1, 2016]	
3	322	Seil Expert Report Appendix C	
4		[Exhibit at Seil Dep. on July 1, 2016]	
5	323	Seil Expert Report Appendix D	
6		[Exhibit at Seil Dep. on July 1, 2016]	
7	324	Seil Expert Report Appendix E	
8		[Exhibit at Seil Dep. on July 1, 2016]	
9	325	First Supplemental Expert Report of Oliver Seil	
10		(May 2, 2016)	
11		[Exhibit at Seil Dep. on July 1, 2016; Dkt. 41-56]	
12	326	Declaration of Oliver Seil in Support of Motion for	
13		Summary Judgment (May 15, 2016)	
14		[Exhibit at Seil Dep. on July 1, 2016; Dkt. 41-50]	
15	327	Second Declaration of Oliver Seil in Support of	
16		Motion for Summary Judgment (May 23, 2016)	
17		[Exhibit at Seil Dep. on July 1, 2016; Dkt. 49-4]	
18	328	Declaration of Oliver Seil in Support of Defendant's	
19		Reply Re Motion for Summary Judgment (May 30,	
20		2016)	
21		[Exhibit at Seil Dep. on July 1, 2016; Dkt. 57-1]	
22	329	United States Patent Application Publication No.	
23		2014/0034531 (Wang)	
24		[Exhibit at Seil Dep. on July 1, 2016; BN-000404-	
25		BN-000416]	
26	330	Spigen-United States Patent No. 9,049,283	
27		[Exhibit at Seil Dep. on July 1, 2016; BN-000244-	
28		BN-000333]	
	331	Defendant's Second Revised Non-Infringement	
	<u> </u>		

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1		Contentions (May 16, 2016)	
2		[Exhibit at Seil Dep. on July 1, 2016]	
3	332	Verus sales records through June 20, 2016	
4		[Exhibit at Seil Dep. on July 1, 2016; BN 012277-	
5		BN-012282]	
6	333	Spigen sales records-US (07/2014-05/2015)	
7		[Exhibit at Seil Dep. on July 1, 2016; SK-004664-	
8		SK-004799]	
9	334	Spigen sales records-US (06/2015-02/2016)	
10		[Exhibit at Seil Dep. on July 1, 2016; SK-004800-	
11		SK-004924]	
12	335	Spigen sales records-Global 2014	
13		[Exhibit at Seil Dep. on July 1, 2016; SK-004925-	
14		SK004938]	
15	336	Spigen sales records-Global (01/2016-02/2016)	
16		[Exhibit at Seil Dep. on July 1, 2016; SK-004939-	
17		SK-004943]	
18	337	Spigen sales records-Global 2015	
19		[Exhibit at Seil Dep. on July 1, 2016; SK004944-SK-	
20		004963]	
21	338	Spigen sales records-US (02/2016-04/2016)	
22		[Exhibit at Seil Dep. on July 1, 2016; SK-004964-	
23		SK-004996]	
24	339	Printout from www.phonearena.com - Best iPhone 6s	
25		Cases	
26		[Exhibit at Seil Dep. on July 1, 2016]	
27	340	Printout from www.iphonehacks.com-Best iPhone 6	
28		Plus Cases	
		[Exhibit at Seil Dep. on July 1, 2016]	
	4		

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1	341	Printout from www.heavy.com-Best iPhone Cases	
2		for gym	
3		[Exhibit at Seil Dep. on July 1, 2016]	
4	342	Printout from www.heavy.com-Best iPhone Cases	
5		for any budget	
6		[Exhibit at Seil Dep. on July 1, 2016]	
7	343	Printout from www.heavy.com-Best iPhone Cases	
8		for any budget-2	
9		[Exhibit at Seil Dep. on July 1, 2016]	
10	344	Printout from www.beebom.com-Best Galaxy s6	
11		edge cases	
12		[Exhibit at Seil Dep. on July 1, 2016]	
13	345	Printout from www.phandroid.com-Best Galaxy s6	
14		cases	
15		[Exhibit at Seil Dep. on July 1, 2016]	
16	346	Printout from www.gizmodo.uk.co-Best s6 and s6	
17		edge cases	
18		[Exhibit at Seil Dep. on July 1, 2016]	
19	347	Printout from www.heavy.com-best cheap iPhone 6s	
20		cases	
21		[Exhibit at Seil Dep. on July 1, 2016]	
22	348	Printout from www.heavy.com-Best s6 edge case	
23		deals	
24		[Exhibit at Seil Dep. on July 1, 2016]	
25	349	Printout from www.androidheadlines.com-Best s6	
26		edge cases	
27		[Exhibit at Seil Dep. on July 1, 2016]	
28	350	Printout from www.androidheadlines.com-Best s6	
		edge+ cases	
	1		ı

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	1		
1		[Exhibit at Seil Dep. on July 1, 2016]	
2	351	Printout from www.heavy.com-Best iPhone 6s plus	
3		wallet cases	
4		[Exhibit at Seil Dep. on July 1, 2016]	
5	352	Printout from www.heavy.com-Best iPhone 6s plus	
6		wallet cases-2	
7		[Exhibit at Seil Dep. on July 1, 2016]	
8	353	Printout of search for "damda slide" from	
9		www.amazon.com	
10		[Exhibit at Seil Dep. on July 1, 2016]	
11	354	Printout of similar cases from www.amazon.com	
12		[Exhibit at Seil Dep. on July 1, 2016]	
13	355	Printout of similar cases from www.amazon.com	
14		[Exhibit at Seil Dep. on July 1, 2016]	
15	356	Printout from www.igeeksblog.com-Best iPhone	
16		wallet cases	
17		[Exhibit at Seil Dep. on July 1, 2016]	
18	357	Printout of Spigen Slim Armor CS + reviews from	
19		www.amazon.com	
20		[Exhibit at Seil Dep. on July 1, 2016]	
21	358	Printout of Versus Damda Slide + reviews from	
22		www.amazon.com	
23		[Exhibit at Seil Dep. on July 1, 2016]	
24	359	Printout of Versus Damda Slide + reviews from	
25		www.amazon.com	
26		[Exhibit at Seil Dep. on July 1, 2016]	
27	360	Printout of Versus Damda Slide + reviews from	
28		www.amazon.com	
		[Exhibit at Seil Dep. on July 1, 2016]	
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1	361	Printout of Spigen Slim Armor CS + reviews from
2		www.amazon.com
3		[Exhibit at Seil Dep. on July 1, 2016]
4	362	Printout of Spigen Slim Armor CS + reviews from
5		www.amazon.com
6		[Exhibit at Seil Dep. on July 1, 2016]
7	363	Printout of Spigen Slim Armor CS reviews from
8		www.amazon.com
9		[Exhibit at Seil Dep. on July 1, 2016]
10	364	Printout of Spigen Slim Armor CS reviews from
11		www.amazon.com
12		[Exhibit at Seil Dep. on July 1, 2016]
13	365	Printout of Belkin Car Charger from
14		www.belkin.com
15		[Exhibit at Seil Dep. on July 1, 2016]
16	366	Rebuttal Expert Report of Matthew I. Stein, P.E.
17		Regarding "Groove", including exhibits 1-13 (June
18		29, 2016)
19		[Exhibit at Seil Dep. on July 1, 2016; Dkt. 61]
20	367	United States Patent No. 7,594,576
21		[Exhibit at Seil Dep. on July 1, 2016]
22	368	United States Patent No. 8,367,235
23		[Exhibit at Seil Dep. on July 1, 2016]
24	369	United States Patent No. 8,395,894
25		[Exhibit at Seil Dep. on July 1, 2016]
26	370	United States Patent No. 8,550,317
27		[Exhibit at Seil Dep. on July 1, 2016]
28	371	United States Patent Application Publication No.
		2013/0334069
	<u> </u>	

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1		[Exhibit at Seil Dep. on July 1, 2016]
2	372	United States Patent Application Publication No.
3		2007/0279393
4		[Exhibit at Seil Dep. on July 1, 2016]
5	373	United States Patent Application Publication No.
6		2014/0175135
7		[Exhibit at Seil Dep. on July 1, 2016]
8	374	United States Patent Application Publication No.
9		2014/0268519
10		[Exhibit at Seil Dep. on July 1, 2016]
11	375	United States Patent Application Publication No.
12		2014/0360892
13		[Exhibit at Seil Dep. on July 1, 2016]
14	376	United States Patent Application Publication No.
15		2007/0102611
16		[Exhibit at Seil Dep. on July 1, 2016]
17	377	United States Patent No. 7,140,586
18		[Exhibit at Seil Dep. on July 1, 2016]
19	378	United States Patent No. 8,295,770
20		[Exhibit at Seil Dep. on July 1, 2016]
21	379	United States Patent Application Publication No.
22		2014/0084126
23		[Exhibit at Seil Dep. on July 1, 2016]
24	380	Verus Damda Slide for Galaxy Note 4 - physical case
25		[Exhibit at Seil Dep. on July 1, 2016]
26	381	Verus Damda Clip for Galaxy S7 - physical case
27		[Exhibit at Seil Dep. on July 1, 2016]
28	382	iSpeaker sales records
		[Exhibit at Seil Dep. on July 1, 2016; BN-012262]
	\	

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1	383	Verus sales records (undated)	
2		[Exhibit at Seil Dep. on July 1, 2016; BN-012268-	
3		BN-012270]	
4	384	iSpeaker/Verus sales records and income statement	
5		[Exhibit at Seil Dep. on July 1, 2016; BN007250-	
6		BN-007253]	
7	385	Verus income statement 2015	
8		[Exhibit at Seil Dep. on July 1, 2016; BN-012236-	
9		BN-012245]	
10	386	Damda Slide design drawings	
11		[Exhibit at Seil Dep. on July 1, 2016; BN-012047-	
12		BN-012109]	
13	400	Incipio Stowaway Credit Card Case for iPhone 5 -	
14		physical case	
15	403	iSpeaker Financial Statement for 2015	
16		[BN-012260-BN-012261]	
17	404	iSpeaker Sales Record	
18		[BN-012262]	
19	405	Expert Opinion on Damages by Jules H. Kamin,	
20		M.B.A., Ph.D (April 28, 2016)	
21	406	Exhibits 1-42 to Expert Opinion on Damages by	
22		Jules Kamin	
23	407	Prosecution History of United States Patent No.	
24		9,049,283	
25		[SK-000668-SK-001025]	
26	408	Provisional application for U.S. Patent No. 9,049,283	
27		[SK-005365-SK-005412]	
28	409	Defendants' Response to Plaintiff's First Set of	
		Request for Production of Documents and Things	
	1		

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1		(January 15, 2016)	
2	410	Defendant Ispeaker's Response to Plaintiff's First Set	
3		of Interrogatories (January 15, 2016)	
4	411	Defendant Verus's Response to Plaintiff's First Set of	
5		Interrogatories (January 15, 2016)	
6	412	Defendant Ispeaker's First Supplemental Response to	
7		Plaintiff's First Set of Interrogatories (March 9, 2016)	
8	413	Defendant Verus's First Supplemental Response to	
9		Plaintiff's First Set of Interrogatories (March 9, 2016)	
10	414	Defendant Ispeaker's Response to Plaintiff's First Set	
11		of Request for Admission (April 22, 2016)	
12	415	Defendant Verus's Response to Plaintiff's First Set of	
13		Request for Admissions (April 22, 2016)	
14	416	Defendant Verus's Second Supplemental Response to	
15		Plaintiff's First Set of Interrogatories (April 26, 2016)	
16	417	Provisional application for U.S. Patent No. 9,049,283	
17		- with numbers	
18		[SK-005365-SK-005412]	
19	418	Printout from www.macrumors.com thread "Verus	
20		vs. Spigen"	
21		[SK-005439-SK-005453]	
22	419	Screenshots from Spigen's Facebook page	
23		[SK-005487-SK-005499]	
24	420	Warning Letter from Patentee of KUM '435 to	
25		Spigen	
26		[SK-001186-SK-001199]	
27	421	Dae Young Kim's email response to patentee of	
28		KUM 435	
		[Exhibit at DY Kim Dep. on March 11, 2016; SK-	
	 		1 L

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1		005413-SK-005414]	
2	422	Decision by Central District Court of Seoul, Korea	
3		on KUM '435	
4		[SK-001027-SK-001032]	
5	423	Plaintiff Spigen Korea Co., Ltd.'s Claim Construction	
6		Brief [Dkt. 43-13]	
7	424	Dictionary definitions for various claim terms	
8		[SK-005839-SK-006687]	
9	425	Defendant VERUS U.S.A., LLC'S Reply Brief in	
10		Support of its Motion for Sanctions under	
11		FED.R.CIV.P. 11	
12		[Dkt. 27]	
13	426	Declaration of DY Kim	
14		[Dkt. 25-4]	
15	427	Declaration of Heedong Chae	
16		[Dkt. 25-2]	
17	428	Declaration of DY Kim	
18		[Dkt. 43-5]	
19	429	Declaration of Heedong Chae	
20		[Dkt. 43-4]	
21	430	Plaintiff Spigen Korea Co., Ltd.'s Memorandum in	
22		Opposition to Defendants Ispeaker and Verus'	
23		Motion for Summary Judgment	
24		[Dkt. 52]	
25	431	Defendants Ispeaker and Verus' Opposition to	
26		Plaintiff's Motion for Summary Judgment	
27		[Dkt. 49]	
28	432	Plaintiff Spigen Korea Co., Ltd.'s Reply Brief to	
		Defendants Ispeaker and Verus' Opposition to	
	<u> </u>		

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1		Plaintiff's Motion for Summary Judgment	
2		[Dkt. 55]	
3	433	Defendants Ispeaker and Verus' Reply to Plaintiff	
4		Spigen's Opposition to Defendants' Motion for	
5		Summary Judgment	
6		[Dkt. 57]	
7	434	Rebuttal Expert Report of Matthew I. Stein, P.E.	
8		Regarding "Groove", including exhibits 1-13 (June	
9		29, 2016)	
10		[Dkt. 61-1; Dkt. 61-2~14]	
11	435	Printout on Spigen Galaxy S5 Case Slim Armor CS	
12		[Exhibit at Yu Dep. on March 22, 2016]	
13	436	VRS Design Iron Shield Series - Print out from	
14		website www.vrsdesign.com	
15		[Exhibit at Yu Dep. on March 22, 2016]	
16	437	Printout of Verus Damda Slide for iphone 6/6s Plus	
17		from website www.amazon.com	
18		[Exhibit at Yu Dep. on March 22, 2016]	
19	438	Printout of Verus Damda Slide for iphone 6/6s Plus	
20		from website www.amazon.com	
21		[Exhibit at Yu Dep. on March 22, 2016]	
22	439	Verus Damda Slide for Galaxy S6 (red) - Physical	
23		case	
24		[Exhibit at Yu Dep. on March 22, 2016]	
25	440	Printout of Verus Damda Slide for iphone 6/6s Plus	
26		from website www.amazon.com	
27		[Exhibit at Yu Dep. on March 22, 2016]	
28	441	Printout of Verus Damda Slide for Galaxy Note 4	
		from website www.amazon.com	
	1	· L	

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1		[Exhibit at Yu Dep. on March 22, 2016]	
2	442	Verus Damda Slide for Galaxy Note 5 (Red) -	
3		Physical case	
4		[Exhibit at Yu Dep. on March 22, 2016]	
5	443	Printout of Verus Damda Slide for Galaxy Note 5	
6		from website www.amazon.com	
7		[Exhibit at Yu Dep. on March 22, 2016]	
8	444	Printout of Verus Damda Slide for Galaxy S6 Edge	
9		from website www.amazon.com	
10		[Exhibit at Yu Dep. on March 22, 2016]	
11	445	Verus Damda Slide for Galaxy S6 Edge Plus (Satin	
12		Silver) - Physical Case	
13		[Exhibit at Yu Dep. on March 22, 2016]	
14	446	Printout of Verus Damda Slide for Galaxy S6 Edge	
15		Plus from website www.amazon.com	
16		[Exhibit at Yu Dep. on March 22, 2016]	
17	447	Verus U.S.A. LLC's 2014 Profit or Loss Statement	
18		from Business	
19		[Exhibit at Yu Dep. on March 22, 2016; BN-007252-	
20		BN-007253]	
21	448	Organizational Structure of Verus USA LLC	
22		[Exhibit at Yu Dep. on March 22, 2016; BN-012205-	
23		BN-012206]	
24	449	Korean Export Documents dated October 31, 2014	
25		[Exhibit at Yu Dep. on March 22, 2016; BN-000544-	
26		BN000546]	
27	450	Korean Export Documents dated January 7, 2016	
28		[Exhibit at Yu Dep. on March 22, 2016; BN-001167-	
		BN-001169]	

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1	451	Ispeaker Commercial Invoice and Shipping	
2		Documents Dated September 1, 2014	
3		[Exhibit at Yu Dep. on March 22, 2016; BN-001263-	
4		BN-001267]	
5	452	Ispeaker Commercial Invoice and Shipping	
6		Documents Dated August 29, 2014 to September 2,	
7		2014	
8		[Exhibit at Yu Dep. on March 22, 2016; BN-001243-	
9		BN-001257]	
10	453	Ispeaker Commercial Invoice and Shipping	
11		Documents Dated June 5, 2015 to June 12, 2015	
12		[Exhibit at Yu Dep. on March 22, 2016; BN-004057-	
13		BN-004100]	
14	454	Patent Marking on physical product Spigen Slim	
15		Armor CS	
16		[SK-001185]	
17	455	Patent Marking related documents and emails	
18		[SK-000001-SK000010]	
19	456	Patent Marking on Internet for Spigen Slim Armor	
20		CS	
21		[SK-005262-SK-005362]	
22	457	Ispeak[er] Design Related Documents	
23		[SK-012047-SK-012109]	
24	458	Spigen Korea's Annual Report 2015	
25		[SK-005004-SK-005203]	
26	459	Invalidity Claim Chart, Exhibit 3 to Defendants'	
27		Motion for Sanctions	
28		[Dkt. 21-8]	
	460	Invalidity Chart for KUM 435, Exhibit 32 to	
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1		Defendants' Motion for Summary Judgment	
2		[Dkt. 41-37]	
3	461	Exhibit List, Exhibit 3 to Defendants' Motion for	
4		Summary Judgment	
5		[Dkt. 41-3]	
6	462	Excerpts from the video of the deposition of Oliver	
7		Seil (July 1, 2016)	
8	463	Presentation on Infringement	
9	464	Presentation on Validity	
10	465	Presentation on "Groove"	
11	466	Presentation on No Inequitable Conduct	
12	467 -	Reserved	
13	500		
14	501	U.S. Patent 9,049,283; Patent in Suit	
15		[Defendants' Exhibit 1 to Ds' MSJ; Dkt 41-4]	
16	502	Provisional U.S. Patent Application of U.S. Patent	
17		9,049,283; Patent in Suit	
18		[Defendants' Exhibit 2A & 2B to Ds' MSJ; Dkt 41-5	
19		and Dkt 41-6]	
20	503	File History of U.S. Patent 9,049,283; Patent in Suit	
21		[Defendants' Exhibit 3 to Ds' MSJ; Dkt 41-7]	
22	504	U.S. Patent 8,047,364; Longinotti-Buitoni Patent	
23		[Defendants' Exhibit 4 to Ds' MSJ; Dkt 41-8]	
24	505	U.S. Patent 8,439,191; Lu Patent	
25		[Defendants' Exhibit 5 to Ds' MSJ; Dkt 41-9]	
26	506	U.S. Patent 8,833,379; Kaplan Patent	
27		[Defendants' Exhibit 6 to Ds' MSJ; Dkt 41-10]	
28	507	U.S. Patent App. Publication 2010/0230301; Fellig	
		Publication	
	4	IOINT TRIAL EVHIRIT LIST	

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	1			
1		[Defendants' Exhibit 7 to Ds' MSJ; Dkt 41-11]		
2	508	U.S. Patent App. Publication 2011/0294556;		=
3		Carlberg Publication		
4		[Defendants' Exhibit 8 to Ds' MSJ; Dkt 41-12]		
5	509	U.S. Patent App. Publication 2012/0021810; Terry		
6		Publication		
7		[Defendants' Exhibit 9 to Ds' MSJ; Dkt 41-13]		
8	510	U.S. Patent App. Publication 2012/0067751; Mongan		
9		Publication		
10		[Defendants' Exhibit 10 to Ds' MSJ; Dkt 41-14]		
11	511	U.S. Patent App. Publication 2012/0244918; Hall		
12		Publication		
13		[Defendants' Exhibit 11 to Ds' MSJ; Dkt 41-15]		
14	512	U.S. Patent App. Publication 2103/0095898; Altschul		
15		Publication		
16		[Defendants' Exhibit 12 to Ds' MSJ; Dkt 41-16]		
17	513	U.S. Patent App. Publication 2013/0157730;		
18		McCormac Publication		
19		[Defendants' Exhibit 13 to Ds' MSJ; Dkt 41-17]		
20	514	U.S. Patent App. Publication 2014/0034531; Wang		
21		Publication		
22		[Defendants' Exhibit 14 to Ds' MSJ; Dkt 41-18]		
23	515	U.S. Patent App. Publication 2014/0051488; Chung		-
24		Publication		
25		[Defendants' Exhibit 15 to Ds' MSJ; Dkt 41-19]		
26	516	U.S. Patent App. Publication 2014/006142; Gipson		
27		Publication		
28		[Defendants' Exhibit 16 to Ds' MSJ; Dkt 41-20]		
	517	Spigen's List of Accused Products		
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	<u></u>		
1		[Defendants' Exhibit 17 to Ds' MSJ; Dkt 41-21]	
2	519	Verus Damda Gal S6 (accused device)	
3		[Defendants' Exhibit 19 to Ds' MSJ; Dkt 41-23]	
4	520	Verus Damda Gal S6 Edge (accused device)	
5		[Defendants' Exhibit 20 to Ds' MSJ; Dkt 41-24]	
6	521	Verus Damda Gal Note 4 (accused device)	
7		[Defendants' Exhibit 21 to Ds' MSJ; Dkt 41-25]	
8	522	Verus Damda Gal S6 Edge Plus (accused device)	
9		[Defendants' Exhibit 22 to Ds' MSJ; Dkt 41-26]	
10	523	Verus Damda Gal Note 5 (accused device)	
11		[Defendants' Exhibit 23 to Ds' MSJ; Dkt 41-27]	
12	524	Verus Damda iPhone 6-6s (accused device)	
13		[Defendants' Exhibit 24 to Ds' MSJ; Dkt 41-28]	
14	525	Verus Damda iPhone 6P-6sP (accused device)	
15		[Defendants' Exhibit 25 to Ds' MSJ; Dkt 41-29]	
16	526	Verus Damda iPhone 6P (accused device)	
17		[Defendants' Exhibit 26 to Ds' MSJ; Dkt 41-30]	
18	527	Verus Damda iPhone 6P-6sP (accused device)	
19		[Defendants' Exhibit 27 to Ds' MSJ; Dkt 41-31]	
20	528	Dictionary Definitions of 'Groove', multiple sources	
21		[Defendants' Exhibit 28A & 28B to Ds' MSJ; Dkt 41-	
22		32 and Dkt 41-33]	
23	529	Accused Products Showing No Grooves	
24		[Defendants' Exhibit 29 to Ds' MSJ; Dkt 41-34]	
25	530	KUM 435 (CH Park's KUM 20-0,472,435)	
26		[Defendants' Exhibit 30 to Ds' MSJ; Dkt 41-35]	
27	531	KUM 435 English Translation (CH Park's KUM 20-	
28		0,472,435)	
		[Defendants' Exhibit 31 to Ds' MSJ; Dkt 41-36]	
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1	532	KUM 435 Invalidity Chart (Cl 1 & 16)	
2		[Defendants' Exhibit 32 to Ds' MSJ; Dkt 41-37]	
3	533	Spigen Slim Armor (prior art device)	
4		[DY Kim's Deposition - Verus Exhibit DYK-3;	
5		Defendants' Exhibit 33 to Ds' MSJ; Dkt 41-38]	
6	535	Mongan Invalidity Chart	
7		[Defendants' Exhibit 35 to Ds' MSJ; Dkt 41-40]	
8	536	U.S. Patent 8245842; Bau Patent	
9		[Defendants' Exhibit 36 to Ds' MSJ; Dkt 41-41]	
10	537	Bau Invalidity Chart	
11		[Defendants' Exhibit 37 to Ds' MSJ; Dkt 41-42]	
12	538	Incipio Stowaway Credit Card Case (prior art device)	
13		[DY Kim's Deposition - Verus Exhibit DYK-8;	
14		Defendants' Exhibit 38 to Ds' MSJ; Dkt 41-43]	
15	539	Otter Box Commuter Series Wallet (prior art device)	
16		[DY Kim's Deposition - Verus Exhibit DYK-9;	
17		Defendants' Exhibit 39 to Ds' MSJ; Dkt 41-44]	
18	540	Invalidity Chart (All Alleged Claims)	
19		[Defendants' Exhibit 40 to Ds' MSJ; Dkt 41-45]	
20	541	Declaration of Jay Yu in Support of Defendants' MSJ	
21		[Defendants' Exhibit 41 to Ds' MSJ; Dkt 41-46]	
22	542	Design Skin 1; Slider for iPhone 5/5s	
23		[DY Kim's Deposition - Verus Exhibit DYK-10;	
24		Defendants' Exhibit 42 to Ds' MSJ; Dkt 41-47]	
25	543	Design Skin 2; Slider for Galaxy Note3	
26		[DY Kim's Deposition - Verus Exhibit DYK-11;	
27		Defendants' Exhibit 43 to Ds' MSJ; Dkt 41-48]	
28	544	Verus Damda Clip (prior art device)	
		[MW Lee's Deposition - Verus Exhibit MWL-2;	

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1		Defendants' Exhibit 44 to Ds' MSJ; Dkt 41-49]	
2	545	Declaration of Oliver Seil in Support of Defendants'	
3		MSJ [Defendants' Exhibit 45 to Ds' MSJ; Dkt 41-50]	
4	546	Declaration of John K Park in Support of Defendants'	
5		MSJ [Defendants' Exhibit 46 to Ds' MSJ; Dkt 41-51]	
6	547	Deposition of Dae Young Kim, pages 11, 14-15	
7		[Defendants' Exhibit 47 to Ds' MSJ; Dkt 41-52]	
8	548	Spigen's FRA Response	
9		[Defendants' Exhibit 48 to Ds' MSJ; Dkt 41-53]	
10	549	Spigen's Slim Armor CS for Galaxy S5 (Made	
11		according to the '283 pat)	
12		[Defendants' Exhibit 49 to Ds' MSJ; Dkt 41-54]	
13	550	Spigen's Supplemental Response to Defendants'	
14		Interrogatories	
15		[Defendants' Exhibit 50 to Ds' MSJ; Dkt 41-55]	
16	551	Supplemental Expert Report by Oliver Seil	
17		[Defendants' Exhibit 51 to Ds' MSJ; Dkt 41-56]	
18	552	Defendant Verus' Second Revised Non-Infringement	
19		Contentions	
20		[Defendants' Exhibit 52 to Opposition to P's MSJ;	
21		Dkt 49-1]	
22	553	Deposition Transcript of Jay Yu, pages 1-3, 51-52	
23		[Defendants' Exhibit 53 to Ds' Oppostion to P's MSJ;	
24		Dkt 49-2]	
25	554	Deposition Transcript of Dae Young Kim, pp 1-2,	
26		13-14, 96-99	
27		[Defendants' Exhibit 54 to Ds' Oppostion to P's MSJ;	
28		Dkt 49-3]	
	555	Second Declaration of Oliver Seil in Support of	

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1		Defendants' MSJ and in Support of Defendants'	
2		Opposition Against the Plaintiff's MSJ	
3		[Defendants' Exhibit 55 to Ds' Opposition to P's MSJ;	
4		Dkt 49-4]	
5	556	Spigen's Cease &Desist Letter, Dated 07.01.2015	
6		[Defendants' Exhibit 56 to Ds' Opposition to P's MSJ;	
7		Dkt 49-5]	
8	557	Verus' Response Letter, Dated 07.14.2015, to	
9		Spigen's C&D Letter	
10		[Defendants' Exhibit 57 to Ds' Opposition to P's MSJ;	
11		Dtk 49-6]	
12	558	Spigen's Reply Letter, Dated 07.20.2015, to Verus'	
13		Response	
14		[Defendants' Exhibit 58 to Ds' Opposition to P's MSJ;	
15		DKt 49-7]	
16	559	Verus' Notice re Rule 11 Sanction, Dated 08.28.2015	
17		[Defendants' Exhibit 59 to Ds' Opposition to P's MSJ;	
18		Dkt 49-8]	
19	560	Spigen's Cease &Desist Letter to Amazon, Dated	
20		07.21.2015	
21		[Defendants' Exhibit 60 to Ds' Opposition to P's	
22		MSJ; Dkt 49-9]	
23	561	Invalidity Claim Chart for Rule 11 Sanction	
24		[Defendants' Exhibit 61 to Ds' Opposition to P's MSJ;	
25		Dkt 49-10]	
26	562	Cease &Desist Letter from Design Skin (Mr. Park) to	
27		Spigen	
28		[Defendants' Exhibit 62 to Ds' Opposition to P's MSJ;	
		Dkt 49-11]	
	1		

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1	563	Spigen's Reply Letter to Design Skin (Mr. Park)	
2		[Defendants' Exhibit 63 to Ds' Opposition to P's	
3		MSJ; Dkt 49-12]	
4	564	Verus' Cited Prior Art Summary for Rule 11 Motion	
5		[Defendants' Exhibit 64 to Ds' Opposition to P's	
6		MSJ]; Dkt 49-13	
7	565	Plaintiff Spigen Korea Co., Ltd.'s Second	
8		Supplemental Disclosure Of Asserted Claims And	
9		Infringement Contentions	
10		[Defendants' Exhibit 65 to Ds' Opposition to P's	
11		MSJ; Dkt 49-14]	
12	566	Declaration of Oliver Seil in Support of Defendants'	
13		Reply Memo on Ds' MSJ; Dkt 57-1]	
14	567	Deposition Transcript of Young Suk Chung	
15	568	Deposition Transcript of Dae Jin No	
16	569	Deposition Transcript of Jules Kamin	
17	570	Deposition Transcript of Matthew I. Stein	
18	571	Deposition Transcript of Min Wook Lee	
19	572	Deposition Transcript of Oliver Seil	
20	573	Deposition Transcript of Jay Yu	
21	574	Spigen's Slim Armor CS for iPhone 6s Plus/6 Plus	
22		(Made according to the '283 pat – the Newer	
23		Version)	
24	575	Patent Marking Documents, Plaintiff's Bates No's.	
25		000001 – 000010 [Marked Confidential by Plaintiff]	
26	576*	Defendants Ispeak[er] & Verus' Rebuttal to the	
27		Plaintiff's Markman Presentation, dated July 13, 2016	
28	577	Defendants' Updated Sales Record (to be produced	
		near trial)	
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1	578*	United States Patent No. 7,594,576	
2	579*	United States Patent No. 8,367,235	
3	580*	United States Patent No. 8,395,894	
4	581*	United States Patent No. 8,550,317	
5	582*	United States Patent Application Publication No.	
6		2013/0334069	
7	583*	United States Patent Application Publication No.	
8		2007/0279393	
9	584*	United States Patent Application Publication No.	
10		2014/0175135	
11	585*	United States Patent Application Publication No.	
12		2014/0268519	
13	586*	United States Patent Application Publication No.	
14		2014/0360892	
15	587*	United States Patent Application Publication No.	
16		2007/0102611	
17	588*	United States Patent No. 7,140,586	
18	589*	United States Patent No. 8,295,770	
19	590*	United States Patent Application Publication No.	
20		2014/0084126	
21	591	Ispeak[er] Design Related Documents (Ds' Bates No.	
22		12047-12109) [Highly Confidential - Attorneys' Eyes	
23		Only]	
24	592	Ispeak[er] Design Related Documents (Ds' Bates No.	
25		12207-12210) [Highly Confidential - Attorneys' Eyes	
26		Only]	
27	593	Ispeak[er] and Verus Responsibility Chart (Ds' Bates	
28		No. 12045-12046) [Highly Confidential - Attorneys'	
	1		

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1		Eyes Only]	
2	594	Financial Report of Spigen, No. 7, Between Jan. 1,	
3		2015 and Dec. 31, 2015, Dated March 3, 2016 (P's	
4		Bates No. SK005004-5203)	
5	595	Plaintiff Spigen Korea Co., Ltd.'s Second	
6		Supplemental Responses to Defendants' First Set of	
7		Interrogatories	
8	596	Plaintiff Spigen Korea co., Ltd.'s Responses to	
9		Defendants' First Set of Interrogatories	
10	597	Defendants Ispeak[er] Co., Ltd. and Verus U.S.A.,	
11		LLC's First Set of Requests for Admission to Plaintiff	
12		Spigen Korea Co., Ltd.	
13	598	Defendants Ispeak[er] Co., Ltd. and Verus U.S.A.,	
14		LLC's First Set of Interrogatories to Plaintiff Spigen	
15		Korea Co., Ltd.	
16	599	Defendants Ispeak[er] Co., Ltd. and Verus U.S.A.,	
17		LLC's First Set of Request for Production of	
18		Documents to Plaintiff Spigen Korea Co., Ltd.	
19	600	The Patent Process: An Overview for Jurors, Federal	
20		Judiciary Channel, published on Nov. 22, 2013.	
21		(Video)	
22	601	Summary Chart(s) on why KUM 435 is not	
23		cumulative vs. US. Pat 8047364	
24	602	Summary Chart(s) on why KUM 435 is not	
25		cumulative vs. US. Pat 8439191	
26	603	Summary Chart(s) on why KUM 435 is not	
27		cumulative vs. US. Pat 8833379	
28	604	Summary Chart(s) on why KUM 435 is not	
		cumulative vs. US. Pat Pub 2010/0230301	
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1	605	Summary Chart(s) on why KUM 435 is not	
2		cumulative vs. US. Pat Pub 2011/0294556	
3	606	Summary Chart(s) on why KUM 435 is not	
4		cumulative vs. US. Pat Pub 2012/0021810	
5	607	Summary Chart(s) on why KUM 435 is not	
6		cumulative vs. US. Pat Pub 2012/0067751	
7	608	Summary Chart(s) on why KUM 435 is not	
8		cumulative vs. US. Pat Pub 2012/0244918	
9	609	Summary Chart(s) on why KUM 435 is not	
10		cumulative vs. US. Pat Pub 2013/0095898	
11	610	Summary Chart(s) on why KUM 435 is not	
12		cumulative vs. US. Pat Pub 2013/0157730	
13	611	Summary Chart(s) on why KUM 435 is not	
14		cumulative vs. US. Pat Pub 2014/0034531	
15	612	Summary Chart(s) on why KUM 435 is not	
16		cumulative vs. US. Pat Pub 2014/0051488	
17	613	Summary Chart(s) on why KUM 435 is not	
18		cumulative vs. US. Pat Pub 2014/0066142	
19	614	Summary Chart(s) of Obviousness of Claim 1 of the	
20		'283 Patent	
21	615	Summary Chart(s) of Obviousness of Claim 2 of the	
22		'283 Patent	
23	616	Summary Chart(s) of Obviousness of Claim 3 of the	
24		'283 Patent	
25	617	Summary Chart(s) of Obviousness of Claim 4 of the	
26		'283 Patent	
27	618	Summary Chart(s) of Obviousness of Claim 5 of the	
28		'283 Patent	
	619	Summary Chart(s) of Obviousness of Claim 6 of the	
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	1		
1		'283 Patent	
2	620	Summary Chart(s) of Obviousness of Claim 7 of the	
3		'283 Patent	
4	621	Summary Chart(s) of Obviousness of Claim 8 of the	
5		'283 Patent	
6	622	Summary Chart(s) of Obviousness of Claim 9 of the	
7		'283 Patent	
8	623	Summary Chart(s) of Obviousness of Claim 10 of the	
9		'283 Patent	
10	624	Summary Chart(s) of Obviousness of Claim 11 of the	
11		'283 Patent	
12	625	Summary Chart(s) of Obviousness of Claim 12 of the	
13		'283 Patent	
14	626	Summary Chart(s) of Obviousness of Claim 13 of the	
15		'283 Patent	
16	627	Summary Chart(s) of Obviousness of Claim 14 of the	
17		'283 Patent	
18	628	Summary Chart(s) of Obviousness of Claim 15 of the	
19		'283 Patent	
20	629	Summary Chart(s) of Obviousness of Claim 16 of the	
21		'283 Patent	
22	630	Summary Chart(s) of Obviousness of Claim 17 of the	
23		'283 Patent	
24	631	Summary Chart(s) of Obviousness of Claim 18 of the	
25		'283 Patent	
26	632	Summary Chart(s) of Obviousness of Claim 19 of the	
27		'283 Patent	
28	633	Summary Chart(s) of Obviousness of Claim 20 of the	
		'283 Patent	
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1	634	Summary Chart(s) of Obviousness of Claim 21 of the	
2		'283 Patent	
3	635	Summary Chart(s) of Obviousness of Claim 22 of the	
4		'283 Patent	
5	636	Summary Chart(s) of Obviouseness of Claim 1 in	\dashv
6		view of KUM '435	
7	637	Summary Chart(s) of Obviouseness of Claim 16 in	
8		view of KUM '435	
9	638	Summary Chart(s) of Obviouseness of Claim 1 in	
10		view of KUM '435 + Spigen 1	
11	639	Summary Chart(s) of Obviouseness of Claim 16 in	\exists
12		view of KUM '435 + Spigen 1	
13	640	Summary Chart(s) of Obviouseness of Claims in	
14		view of KUM '435 & Other Prior Art	
15	641	Summary Chart(s) of Obviouseness of Claims in	
16		view of KUM '435 & Other Prior Art	
17	642	Summary Chart(s) of Obviouseness of Claims in	
18		view of KUM '435 & Other Prior Art	
19	643	Summary Chart(s) of Obviouseness of Claims in	
20		view of KUM '435 & Other Prior Art	
21	644	Summary Chart(s) of Obviouseness of Claims in	
22		view of KUM '435 & Other Prior Art	
23	645	Summary Chart(s) of Obviouseness of Claims in	
24		view of KUM '435 & Other Prior Art	
25	646	Summary Chart(s) of Obviouseness of Claims in	
26		view of KUM '435 & Other Prior Art	
27	647	Summary Chart(s) of Obviouseness of Claims in	
28		view of KUM '435 & Other Prior Art	
	648	Summary Chart(s) of Obviouseness of Claims in	\dashv
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1		view of KUM '435 & Other Prior Art	
2	649	Summary Chart(s) of Obviouseness of Claims in	
3		view of KUM '435 & Other Prior Art	
4	650	Summary Chart(s) of Obviouseness of Claims in	
5		view of KUM '435 & Other Prior Art	
6	651	Summary Chart(s) of Obviouseness of Claims in	
7		view of KUM '435 & Other Prior Art	
8	652	Summary Chart(s) of Obviouseness of Claims in	
9		view of KUM '435 & Other Prior Art	
10	653	Summary Chart(s) of Obviouseness of Claims in	
11		view of KUM '435 & Other Prior Art	
12	654	Summary Chart(s) of Obviouseness of Claims in	
13		view of KUM '435 & Other Prior Art	
14	655	Summary Chart(s) of Obviouseness of Claims in	
15		view of KUM '435 & Other Prior Art	
16	656	Summary Chart(s) of Obviouseness of Claims in	
17		view of KUM '435 & Other Prior Art	
18	657	Summary Chart(s) of Obviouseness of Claims in	
19		view of KUM '435 & Other Prior Art	
20	658	Summary Chart(s) of Obviouseness of Claims in	
21		view of KUM '435 & Other Prior Art	
22	659	Summary Chart(s) of Obviouseness of Claims in	
23		view of KUM '435 & Other Prior Art	
24	660	Summary Chart(s) of Obviouseness of Claims in	
25		view of KUM '435 & Other Prior Art	
26	661	Summary Chart(s) of Obviouseness of Claims in	
27		view Combinations of Prior Art	
28	662	Summary Chart(s) of Non-Infringement of Claim 1	
		of the '283 Patent	
	-	IOINT TRIAL EVHIRIT LIST	

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1	663	Summary Chart(s) of Non-Infringement of Claim 2	
2		of the '283 Patent	
3	666	Summary Chart(s) of Non-Infringement of Claim 5	
4		of the '283 Patent	
5	667	Summary Chart(s) of Non-Infringement of Claim 6	
6		of the '283 Patent	
7	668	Summary Chart(s) of Non-Infringement of Claim 7	
8		of the '283 Patent	
9	669	Summary Chart(s) of Non-Infringement of Claim 8	
10		of the '283 Patent	
11	670	Summary Chart(s) of Non-Infringement of Claim 9	
12		of the '283 Patent	
13	671	Summary Chart(s) of Non-Infringement of Claim 10	
14		of the '283 Patent	
15	672	Summary Chart(s) of Non-Infringement of Claim 11	
16		of the '283 Patent	
17	673	Summary Chart(s) of Non-Infringement of Claim 12	
18		of the '283 Patent	
19	674	Summary Chart(s) of Non-Infringement of Claim 13	
20		of the '283 Patent	
21	675	Summary Chart(s) of Non-Infringement of Claim 14	
22		of the '283 Patent	
23	676	Summary Chart(s) of Non-Infringement of Claim 15	
24		of the '283 Patent	
25	677	Summary Chart(s) of Non-Infringement of Claim 16	
26		of the '283 Patent	
27	678	Summary Chart(s) of Non-Infringement of Claim 17	
28		of the '283 Patent	
	679	Summary Chart(s) of Non-Infringement of Claim 18	
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1		of the '283 Patent	
2	680	Summary Chart(s) of Non-Infringement of Claim 19	
3		of the '283 Patent	
4	681	Summary Chart(s) of Non-Infringement of Claim 20	
5		of the '283 Patent	
6	682	Summary Chart(s) of Non-Infringement of Claim 21	
7		of the '283 Patent	
8	683	Summary Chart(s) of Non-Infringement of Combined	
9		Claims of the '283 Patent	
10	684	Summary Chart(s) of Non-Infringement of Claim 22	
11		of the '283 Patent	
12	685	Summary Chart(s) of Obviouseness of Claim 1 in	
13		view of KUM '435 + Spigen 1	
14	686	Summary Chart(s) of Obviouseness of Claim 16 in	
15		view of KUM '435 + Spigen 1	
16	687	Summary Chart(s) of Obviouseness of Claims in	
17		view of KUM '435 & Other Prior Art	
18	688	Summary Chart(s) of Facts for Inequitable Conduct	
19	689	Chart showing No Grooves	
20	690	Chart showing Step Structures/Stairs	
21	691	Chart showing Cross-Sectional View of the Accused	
22		Prodcuts (as shown on Page 5 or Page 9 of the	
23		Plaintiff Spigen Korea Co., Ltd.'s Memo in	
24		Opposition to Defendants' MSJ)	
25	692	United States Pat. Publication 2011/0036876, by	
26		Fathollahi	
27	693	United States Pat. Publication 2012/0037524, by	
28		Lonsdale, II	
	694	United States Patent USD706254, by Chang	
	4	IOINT TRIAL EVHIRIT LIST	

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1	1 695 Dictionary Definitions of "channel" in the court's		
2		construction of "groove."	
3	3 Dictionary Definitions of "hollow" in the court's		
4		construction of "groove."	
5	697	Dictionary Definitions of "indentation" in the court's	
6		construction of "groove."	
7	698	Exhibit(s) of the court's construction of "sliding	
8		means" in the claims	
9	699	Exhibit(s) of the court's construction of "groove" in	
10		the claims	
11	700	Exhibit(s) of the relevant portions of 37 CFR 1.98	
12		(Content of Information Disclosure Statement)	
13	701	Exhibit(s) of the relevant portions of TMEP Section	
14		609 (Information Disclosure Statement)	
15	702	Exhibit(s) of the relevant portions of 37 CFR 1.56	
16		(Duty to Disclose Information Material to	
17		Patentability)	
18	703	Exhibit(s) of the relevant portions of MPEP 2001	
19		(Duty of Diclosure, Candor, and Good Faith)	
20	704	Exhibit(s) of the relevant portions of MPEP 2001.01	
21		(Who Has Duty to Disclose)	
22	705	Chart of Claim 1 of the '283 Patent	
23	706	Chart of Claim 2 of the '283 Patent	
24	707	Chart of Claim 3 of the '283 Patent	
25	708	Chart of Claim 4 of the '283 Patent	
26	709	Chart of Claim 5 of the '283 Patent	
27	710	Chart of Claim 6 of the '283 Patent	
28	711	Chart of Claim 7 of the '283 Patent	

1	712	Chart of Claim 8 of the '283 Patent	
2	713	Chart of Claim 9 of the '283 Patent	
3	714 Chart of Claim 10 of the '283 Patent		
4	715	Chart of Claim 11 of the '283 Patent	
5	716	Chart of Claim 12 of the '283 Patent	
6	717	Chart of Claim 13 of the '283 Patent	
7	718	Chart of Claim 14 of the '283 Patent	
8	719	Chart of Claim 15 of the '283 Patent	
9	720	Chart of Claim 16 of the '283 Patent	
10	721	Chart of Claim 17 of the '283 Patent	
11	722	Chart of Claim 18 of the '283 Patent	
12	723	Chart of Claim 19 of the '283 Patent	
13	724	Chart of Claim 20 of the '283 Patent	
14	725	Chart of Claim 21 of the '283 Patent	
15	726	Chart of Claim 22 of the '283 Patent	
16	727	Chart of Cross Sectional View(s) of Accused Product	
17	728 -	Reserved	
18	800		
19		<u> </u>	1

* may offer if the need arises.

1 2		Respectfully submitted,
3	Dated: July 25, 2016	EAST WEST LAW GROUP
4 5		By:/s/ Heedong Chae
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10	Dated: July 25, 2016	PARK LAW FIRM
11		By: <u>/s/ Mark L. Sutton</u>
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15		VERUS U.S.A., LLC
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